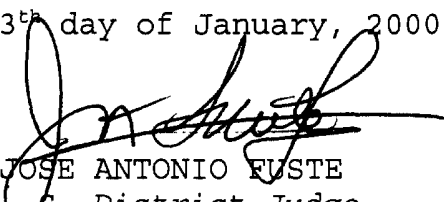


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UNITED STATES DISTRICT COURT
DISTRICT OF PUERTO RICO1 CARLOS MANZANAL VALENCIA,
23 Plaintiff,
45 v.
67 THE AMERICAN TOBACCO COMPANY; CIVIL NO. 96-2300 JAF
8 AMERICAN BRANDS, INC.; R.J.
9 REYNOLDS TOBACCO COMPANY;
10 PHILIP MORRIS, INC.; BROWN
11 AND WILLIAMSON TOBACCO
12 CORPORATION; LORILLARD
13 TOBACCO COMPANY, INC.;
14 LORILLARD, INC.; THE TOBACCO
15 INSTITUTE, INC.; B.A.T.
16 INDUSTRIES PLC, AND THE
17 COUNCIL FOR TOBACCO RESEARCH
18 - USA INC.,
1920 Defendants.
21

22 JUDGMENT23 The Stipulation for Voluntary Dismissal with Prejudice filed by
24 the parties on January 12, 2000, is approved by the court. The case
25 is now dismissed with prejudice, subject to the terms and conditions
26 of the stipulation, each party to bear its own costs, expenses, and
fees. This judgment is firm, final, and unappealable from this date.27 San Juan, Puerto Rico, this 13th day of January, 2000.
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JOSE ANTONIO FUSTE
U.S. District Judge30
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